

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND**

LAURA McFEELEY, *ET. AL.*

PLAINTIFFS

v.

JACKSON STREET ENTERTAINMENT, LLC
D/B/A FUEGO EXOTIC DANCE CLUB
AND CLUB EXTASY EXOTIC DANCE CLUB, *ET AL.*

DEFENDANTS.

*
*
*
*
* Case No.: 8:12-cv-01019-DKC
*
*
*
*
*

**JOINT STIPULATION OF DISMISSAL OF ALL CLAIMS, COUNTS, AND
COUNTERCLAIMS BY AND AGAINST TARSHEA JACKSON, WITH PREJUDICE**

Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, Plaintiff, Tarshea Jackson, and Defendants, by and through their respective counsel, jointly stipulate to the dismissal of all claims, counts and counterclaims by and against Tarshea Jackson, with prejudice. The remaining Plaintiffs make no such stipulation.

Respectfully submitted,

/s/ Michael K. Amster
Gregg C. Greenberg
Michael K. Amster
Zipin, Amster & Greenberg, LLC
836 Bonifant Street
Silver Spring, Maryland 20910
Tel: (301) 587-9373
Fax: (301) 587-9397
Email: ggreenberg@zagfirm.com
mamster@zagfirm.com

Counsel for Plaintiffs

/s/ Michael L. Smith
Michael L. Smith
Smith, Graham & Crump, LLC

9701 Apollo Drive
Suite 495
Largo, Maryland 20774
Tel: (301) 925-2001
Fax: (301) 925-2540
E-mail: Msmith@smithgrahamcrump.com

Counsel for Defendants